IN THE UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

	X	
	:	
In re	:	Chapter 11
	:	
DELPHI CORPORATION, <u>et</u> al.,	:	Case No. 05-44481 (RDD)
	:	
Debtors.	:	(Jointly Administered)
	:	
	X	

AFFIDAVIT OF SERVICE

I, Darlene Calderon, being duly sworn according to law, depose and say that I am employed by Kurtzman Carson Consultants LLC, the Court appointed claims and noticing agent for the Debtors in the above-captioned cases.

On August 27, 2009, I caused to be served the document listed below upon the parties listed on Exhibit A hereto via overnight mail:

1) Cover Letter to Judge Drain [a copy of which is attached hereto as Exhibit B]

On August 27, 2009, I caused to be served the document listed below upon the parties listed on <u>Exhibit C</u> hereto via electronic notification:

2) Second Omnibus Order Resolving Certain Objections to Nonassumption of Certain Contracts and Leases, Assumption and Assignment of Executory Contracts and Unexpired Leases, and Cure Amounts ("Second Section 365 Objection Order") [a copy of which is attached hereto as <u>Exhibit D</u>]

05-44481-rdd Doc 18848 Filed 08/29/09 Entered 08/29/09 01:23:57 Main Document Pg 2 of 26

Dated: August 28, 2009	
	/s/ Darlene Calderon
	Darlene Calderon
State of California	
County of Los Angeles	
Subscribed and sworn to (or affirmed) before Darlene Calderon, proved to me on the basis appeared before me.	re me on this 28th day of August, 2009, by s of satisfactory evidence to be the person who
Signature: /s/ Gary Christensen	
Commission Expires: 11/12/09	

EXHIBIT A

Company	Contact	Address1	Address2	City	State	Zip	Country
Audio MPEG, Inc and Societa' Italiana							
per lo Sviluppo dell'Elettronica	Mary Joanne Dowd	Arent Fox LLP	1050 Connecticut Avenue, NW	Washington	DC	20036-5339	
Cisco Systems, Inc.	Karel S. Karpe	WHITE AND WILLIAMS, LLP	One Penn Plaza, Suite 4110	New York	NY	10119	
		BIALSON, BERGEN &					
Cisco Systems, Inc.	Lawrence M. Schwab	SCHWAB	2600 El Camino Real, Suite 300	Palo Alto	CA	94306	
Clarion Corporation of America	David M. Powlen	BARNES & THORNBURG LLP	11 South Meridian Street	Indianapolis	IN	46204	
	Bernd Fesenbeck Manager PMC/213 Wiring Harnesses						
Daimler	& Batteries	Procurement Mercedes-Benz Cars &	HPC G032 - 71059	Sindelfingen			Germany
		Nelson Mullins Riley &	, , , , , , ,	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~			
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Gibbs Die Casting Corporation	Mark R Owens Esq	Barnes & Thornburg LLP	11 S Meridian St	Indianapolis	IN	46204	
Gibbs Die Casting Corporation	Michael K McCrory Esq	Barnes & Thornburg LLP	11 S Meridian St	Indianapolis	IN	46204	
Microsoft Corporationand Microsoft	, ,			,			
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PBR Tennessee. Inc.	Salvatore A. Barbatano	90 Park Avenue		New York	NY	10016	
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SKF USA Inc.	Carignan	Hercules Plaza, Suite 5100	1709	Wilmington	DE	19899-1709	
	- Canginan	1.0.00.001.1020, 00.1001.00	3000 Two Logan Square	· · · · · · · · · · · · · · · · · · ·		10000 1100	
SKF USA Inc.	Nina M. Varughese, Esq	PEPPER HAMILTON LLP	ŭ .	Philadelphia	PA	19103-2799	
	J. Mark Chevallier James G.		g	· ·····auo.p····a			
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, -	Jean R. Robertson Tiiara N.	CALFEE, HALTER &	1400 KeyBank Center 800				
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ΓΚ Holdings Inc. and its parent Takata		100 North Greene Street, Suite	,		-		
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•	E. Todd Sable Daniel W.				-		
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EXHIBIT B

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP

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August 27, 2009

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VIENNA

BY HAND

The Honorable Robert D. Drain United States Bankruptcy Court Southern District of New York Alexander Hamilton Courthouse One Bowling Green New York, New York 10004

RE: In re Delphi Corporation, et al., Case No. 05-44481 (RDD)

Dear Judge Drain:

We are writing on behalf of the debtors in the above-referenced cases (the "Debtors") regarding certain objections to nonassumption of certain contracts and leases, assumption and assignment of executory contracts and unexpired leases, and cure amounts (the "Section 365 Objections") that were to be heard on August 28, 2009. Fifteen of the Section 365 Objections, filed by 12 objecting parties, have now been resolved or withdrawn, and the remaining Section 365 Objections have been adjourned to the September 24, 2009 hearing.

Because there are no contested matters going forward at tomorrow's hearing, the Debtors hereby submit the enclosed proposed order regarding the resolved or adjourned Section 365 Objections. Also enclosed are four joint stipulations and agreed orders (collectively, the "Joint Stipulations") which reflect resolutions to the objections filed by Audio MPEG, Inc. and Societa' Italiana per lo Sviluppo dell' Elettronica, S.I.SV.EL., S.p.A.; Clarion Corporation of America; Dätwyler Rubber; and TK Holdings Inc. and its parent Takata Corporation. As was

The Honorable Robert D. Drain August 27, 2009 Page 2

true of the initial Section 365 Objection Order entered August 18, 2009, the proposed enclosed order makes clear that the counterparties to the Joint Stipulations, as well as the counterparties whose objections have been withdrawn, are nonetheless bound by the Court's order approving the Debtors' modifications to their reorganization plan.

We respectfully request that the Court enter the enclosed proposed order and the Joint Stipulations.

Respectfully yours,

/s/ John K. Lyons

John K. Lyons

Enclosures

Second Section 365 Objection Order Joint Stipulation of Audio MPEG Joint Stipulation of Clarion Corporation of America Joint Stipulation of Dätwyler Rubber Joint Stipulation of TK Holdings

cc: Kayalyn A. Marafioti

Ron E. Meisler

Mary Joanne Dowd

Karel S. Karpe

Lawrence M. Schwab

David M. Powlen

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The Honorable Robert D. Drain August 27, 2009 Page 3

> Tiiara N. A. Patton Sarah F. Sparrow E. Todd Sable Daniel W. Linna Jr. Bernd Fesenbeck

EXHIBIT C

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Resistive Company Wire & Film								
Technologies Division), International								
Resistive Company of Texas, LP (aka International Resistive Company								
Advanced Film Divison), Optek								
Technology, Inc. and Welwyn		Sonnenschein Nath & Rosenthal						
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per lo Sviluppo dell'Elettronica	Mary Joanne Dowd	Arent Fox LLP	1050 Connecticut Avenue, NW 171 Monroe Avenue N.W. Suite	Washington	DC	20036-5339		dowd.mary@arentfox.com
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	Bernd Fesenbeck Manage PMC/213 Wiring	Procurement Mercedes-Benz						
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Delphi Corporation
Special Parties

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Freudenberg NOK de Queretaro SA de								
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Division Linamar Corporation Roctel								
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NEC Electronics America Inc	E Todd Sable Daniel W	Troi Troy concrectacy rea		Latram		120		SKIENIOSCIAW.SOM

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Toyota Motor Corporation; Toyota Motor	1							
Engineering & Manufacturing North								
America Inc; Toyota Motor Engineering								
& Manufacturing North America, Inc.;								
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EXHIBIT D

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

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In re : Chapter 11

DELPHI CORPORATION, et al., : Case No. 05-44481 (RDD)

Debtors. : (Jointly Administered)

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SECOND OMNIBUS ORDER RESOLVING CERTAIN OBJECTIONS TO NONASSUMPTION OF CERTAIN CONTRACTS AND LEASES, ASSUMPTION AND ASSIGNMENT OF EXECUTORY CONTRACTS AND UNEXPIRED LEASES, AND CURE AMOUNTS

("SECOND SECTION 365 OBJECTION ORDER")

Upon the motion, dated October 3, 2008 (Docket No. 14310), as supplemented on June 1, 2009 (Docket No. 16646) (together, the "Motion"), of Delphi Corporation and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"), for entry of an order (i) approving certain modifications to the confirmed First Amended Joint Plan of Reorganization of Delphi Corporation and Certain Affiliates, Debtors and Debtors-In-Possession, as amended on January 25, 2008 (as modified, the "Modified Plan"), including the sale of certain assets pursuant to the Master Disposition Agreement, (ii) setting a final hearing date for approval of the Debtors' proposed plan modifications, (iii) approving the form and manner of notices relating to the assumption and assignment of executory contracts and unexpired leases under the Modified Plan, and (iv)

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¹ Capitalized terms not defined herein shall have the meanings ascribed to them in the Modified Plan.

authorizing the assumption and assignment of certain prepetition executory contracts and unexpired leases (collectively, the "Assumed and Assigned Contracts") in accordance with the Modified Plan and the Master Disposition Agreement; and the Court on June 16, 2009 having entered an order approving, among other things, the form and manner of notices relating to (a) the nonassumption of certain contracts and leases, (b) amended cure amounts, and (c) the assumption and assignment of executory contracts and leases to be assigned to the applicable Buyer under the Master Disposition Agreement (Docket No. 17032); and the Court on July 30, 2009 having entered an order approving the Modified Plan (the "Modification Approval Order") (Docket No. 18707); and upon the objections listed on Exhibit A hereto by various counterparties to (w) nonassumption of certain contracts and leases, (x) adequate assurance of future performance, (y) assumption and/or assignment with respect to executory contracts or unexpired leases to be assumed and/or assigned under the Modified Plan, and/or (z) cure amounts (the "Section 365 Objections"); and the hearing relating to certain of the Section 365 Objections having been adjourned to August 28, 2009 (the "Second Section 365 Objections Hearing") by (a) the notice of adjournment, dated August 7, 2009 (Docket No. 18762), (b) the notice of adjournment, dated August 14, 2009 (Docket No. 18801), and (c) the Section 365 Objection Order, dated August 18, 2009 (Docket No. 18805); and the hearing on certain Section 365 Objections having been adjourned to September 24, 2009 or as otherwise noted on (a) the Section 365 Objection Order, dated August 18, 2009 (Docket No. 18805) and (b) the notice of adjournment, dated August 25, 2009 (Docket No. 18833); and the Court having reviewed and considered certain of the Section 365 Objections and the Motion; and it appearing that the relief requested in the Motion is in the best interests of the Debtors, their estates, creditors,

stakeholders, and other parties-in-interest; and after due deliberation thereon, and sufficient cause appearing therefor,

IT IS HEREBY FOUND AND DETERMINED THAT:²

- A. This Court has jurisdiction over the Motion and the Section 365

 Objections pursuant to 28 U.S.C. §§ 157 and 1334. The Motion and the Section 365 Objections are core proceedings under 28 U.S.C. § 157(b)(2). Venue of these cases, the Motion, and the Section 365 Objections in this district is proper under 28 U.S.C. §§ 1408 and 1409.
- B. The statutory predicates for the relief sought with respect to the Section 365 Objections are sections 365 and 1123 of 11 U.S.C. §§ 101-1330, as amended and in effect on October 8, 2005 (the "Bankruptcy Code"), and Fed. R. Bankr. P. 2002, 6004, 6006, and 9014.
- C. As evidenced by the affidavits of service previously filed with the Court, (i) proper, timely, adequate, and sufficient notice of the Motion, the Second Section 365

 Objections Hearing, notices of the assumption and assignment of the Assumed and Assigned

 Contracts, the Notices of Non-Assumption (as defined in the Modification Procedures Order),
 and the Amended Cure Amount Notices (as defined in the Modification Procedures Order) as
 approved herein was provided in accordance with sections 102(1), 365, and 1123 of the

 Bankruptcy Code and Fed. R. Bankr. P. 2002, 6004, 6006, and 9014, (ii) such notice was good,
 sufficient, and appropriate under the circumstances, and (iii) no other or further notice of the
 Motion, the Second Section 365 Objections Hearing, the assumption and/or assignment of the
 contracts and unexpired leases covered by the Section 365 Objections pursuant to the terms set
 forth herein, or the applicable cure amounts is necessary.

Findings of fact shall be construed as conclusions of law and conclusions of law shall be construed as findings of fact when appropriate. See Fed. R. Bankr. P. 7052.

- D. The Section 365 Objections listed on Exhibit B-1 hereto have been withdrawn and the Section 365 Objections listed on Exhibit B-2 hereto have been resolved by separate stipulations (together, the "Resolved Objections"), and all such objections are subject to all findings and conclusions and decretal paragraphs of the Modification Approval Order.
- E. The hearing on the Section 365 Objections set forth on Exhibit C hereto (the "Outstanding Objections") is adjourned to September 24, 2009, or as otherwise noted on Exhibit C, subject to the Debtors' right to further adjourn such hearing in accordance with the procedures set forth in the Modification Approval Order, and any findings and conclusions and decretal paragraphs herein do not apply to the contracts covered by such Outstanding Objections.
- F. Pursuant to Articles II and X of the Modified Plan, a counterparty who wished to assert a postpetition default was required to file an Administrative Claim. Accordingly, to the extent that any objections, except to the extent included in the Outstanding Objections, assert cure amounts that relate to postpetition obligations of the Debtors (the "Postpetition Obligation Objections"), the Administrative Claim reconciliation process set forth under Articles II and X of the Modified Plan and in the Master Disposition Agreement, and the Debtors' payment of Administrative Claims in accordance with the Modified Plan, the Master Disposition Agreement, and orders of this Court constitutes adequate assurance of prompt cure or will in fact cure any defaults that might have occurred after the Petition Date, including any obligation asserted in the Postpetition Obligation Objections, for purposes of assumption and assignment of the Assumed and Assigned Contracts pursuant to section 365 of the Bankruptcy Code.
- G. The relief requested in the Motion and granted herein is in the best interests of the Debtors, their estates, creditors, stakeholders, and other parties-in-interest.

NOW THEREFORE, IT IS HEREBY ORDERED, ADJUDGED, AND DECREED THAT:

- 1. The Resolved Objections listed on Exhibit B-1 and Exhibit B-2 shall be subject to all findings and conclusions and decretal paragraphs of the Modification Approval Order, including without limitation all findings and conclusions and decretal paragraphs approving the assumption and assignment of the Assumed and Assigned Contracts pursuant to section 365 of the Bankruptcy Code.
- 2. The hearing on the Motion as it pertains to the contracts covered by the Outstanding Objections listed on Exhibit C shall be adjourned to September 24, 2009 or as otherwise noted on Exhibit C, subject to the Debtors' right to further adjourn such hearing in accordance with the procedures set forth in the Modification Approval Order.
- 3. The notices of assumption and assignment for the contracts listed on Exhibit D are hereby withdrawn; provided, however, that nothing in this order shall prejudice any existing rights of the Debtors or the applicable counterparties under such contracts.
- 4. The Postpetition Obligation Objections, except to the extent included in the Outstanding Objections, are hereby overruled to the extent such objections assert cure amounts relating to postpetition obligations. Any unpaid postpetition obligations arising under the Assumed and Assigned Contracts shall be satisfied as follows: (i) undisputed postpetition obligations that are not yet due and payable pursuant to the applicable contract terms shall be paid by the Debtors or the Buyers, as applicable, in the ordinary course of business and (ii) all other postpetition obligations shall be subject to the treatment provided for Administrative Claims under Articles II and X of the Modified Plan and as set forth in the Master Disposition Agreement; provided, however, that this order shall be without prejudice to the right of

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counterparties to the Assumed and Assigned Contracts to reassert their Postpetition Obligation

Objections in the event that such counterparties are barred from seeking payment of an

Administrative Claim under the Modified Plan; provided further, however, to the extent that a

counterparty asserts an Administrative Claim relating to an Assumed and Assigned Contract that

is Allowed or Disallowed pursuant to a Final Order of this Court, such counterparty shall be

bound by the Final Order and shall not be entitled to assert or reassert any claim for cure under

section 365 of the Bankruptcy Code.

5. Nothing in this order shall prejudice the rights of any party with respect to

disputed cure amounts under Article 8.2 of the Modified Plan, except to the extent that any

objection was expressly considered and ruled on at the Section 365 Objection Hearing or as

otherwise set forth herein.

Dated: New York, New York

August ____, 2009

UNITED STATES BANKRUPTCY JUDGE

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Exhibit A

| DOCKET NO. | OBJECTOR |
|-------------------------------|---|
| 18430 | AB Automotive Electronics, Ltd.; AB Automotive Inc.; BI Technologies Corporation, International Resistive Company, Inc. (a.k.a. International Resistive Company Wire & Film Technologies Division); International Resistive Company of Texas, LP (a.k.a. International Resistive Company Advanced Film Division); Optek Technology, Inc. and Welwyn Components Ltd. |
| 18216 | ACE American Insurance Company, Pacific Employers Insurance
Company, and Illinois Union Insurance Company |
| 17767, 17773,
18395 | American Aikoku Alpha, Inc. |
| 18463 | AM General LLC |
| 18402 | ATEL Leasing Corporation |
| 18266 | AT&T Corp., AT&T Solutions Inc., and SBC Global Services Inc. |
| 18221 | Audio MPEG, Inc. and Societa' Italiana per lo Sviluppo dell'Elettronica |
| 18254, 18368,
18711 | Autocam Corporation |
| 18468 | Behr America, Inc. |
| 18382, 18394 | Bing Metals Group, LLC |
| 18273 | Brazeway, Inc. |
| 18480 | Brose North America Holding LP |
| 18565 | Carrier Corporation |
| 18404 | Cisco Systems, Inc. |
| 18219, 18392 | Clarion Corporation of America |
| 18234, 18652,
18705, 18720 | Connecticut General Life Insurance Company |
| 18372 | Continental AG |
| 18365 | Dätwyler Rubber |
| 18481 | E.I. du Pont de Nemours and Company |
| 18389 | Federal Screw Works |
| 18323 | F&G Multi-Slide Inc. |
| 18358 | F&G Tool & Die Co. |
| 18417 | Findlay Industries, Inc. |
| 18405, 18545 | Flextronics International Ltd. |
| 18398, 18750 | Ford Motor Company |
| 18491 | Freudenberg-NOK General Partnership, Freudenberg-NOK de Queretaro, S.A. de C.V. and Freudenber Filtration Technologies |
| 18256, 18472,
18706 | Furukawa Electric Company, Ltd. and Furukawa Electric North America |
| 18473 | General Electric Capital Corporation |

| DOCKET NO. | OBJECTOR |
|-------------------------------|--|
| 18397 | Gibbs Die Casting Corporation |
| 18297 | Hewlett-Packard Company and Electronic Data Systems, LLC |
| 18782 | Judd Wire, Inc. |
| 18228, 18490 | Lear Corporation |
| 18385, 18386,
18387, 18388 | Linamar Corporation and Linamar Holdings, Inc.; Linamar Corporation, Inavar Division; Linamar Corporation, Roctel Division; Linamar Corporation, Vehcom Division |
| 18489, 18740 | Littelfuse, Inc. |
| 18739, 18755 | Methode Electronics, Inc. |
| 18400 | Microsoft Corporation and Microsoft Licensing, GP |
| 18390 | MIS Environmental Services, Inc. and MIS Corporation Michigan, a.k.a. Michigan Environmental Services, Inc. |
| 18369 | Motorola, Inc. |
| 18374 | Navistar, Inc. |
| 18556 | NEC Electronics America, Inc. |
| 18494 | Nidec Motors & Actuators (USA), Inc. |
| 18456 | Nissan North America, Inc. |
| 18235, 18679 | Ogura Clutch Company |
| 18406 | Panalpina Management Ltd. and Panalpina, Inc. |
| 18220, 18474 | PBR Tennessee, Inc. |
| 18215, 18217 | Robert Bosch LLC |
| 18414 | Siemens Product Lifecycle Management Software Inc. |
| 18223, 18401 | SKF USA Inc. |
| 18754 | Spartech Corporation and Spartech Polycom, Inc. |
| 18574 | STMicroelectronics, Inc. |
| 18407, 18547 | Sun Microsystems |
| 18261 | Sunrise Medical HHG, Inc. |
| 18570 | Technical Materials Inc. |
| 18487, 18488,
18738 | The Timken Company |
| 18399 | TK Holdings Inc. and Takata Corporation |
| 18485, 18271, | Toyota Motor Corporation; Toyota Motor Engineering & Manufacturing |
| 18484, 18486, | North America Inc; Toyota Motor Sales, U.S.A., Inc. |
| 18742 | |
| 18573 | Tyco Electronics and Precision Interconnect |
| 18408, 18546 | United Parcel Service |
| 18483 | Valeo, Inc. |
| 18420 | Vitec, LLC |
| 18373, 18245 | XM Satellite Radio Inc. |

Exhibit B-1

Withdrawn Objections

| DOCKET NO. | OBJECTOR |
|--------------|---|
| 18404 | Cisco Systems, Inc. |
| 18397 | Gibbs Die Casting Corporation |
| 18400 | Microsoft Corporation and Microsoft Licensing, GP |
| 18220, 18474 | PBR Tennessee, Inc. |
| 18223, 18401 | SKF USA Inc. |
| 18574 | STMicroelectronics, Inc. |
| 18570 | Technical Materials Inc. |
| 18483 | Valeo, Inc. |

Exhibit B-2

Objections Resolved By Separate Stipulations

| DOCKET NO. | OBJECTOR |
|--------------|---|
| 18221 | Audio MPEG, Inc. and Societa' Italiana per lo Sviluppo dell'Elettronica |
| 18219, 18392 | Clarion Corporation of America |
| 18365 | Dätwyler Rubber |
| 18399 | TK Holdings Inc. and Takata Corporation |

Exhibit C

| DOCKET NO. | OBJECTOR | HEARING DATE |
|----------------------------------|---|--|
| 18430 | AB Automotive Electronics, Ltd.; AB Automotive Inc.; BI Technologies Corporation, International Resistive Company, Inc. (a.k.a. International Resistive Company Wire & Film Technologies Division); International Resistive Company of Texas, LP (a.k.a. International Resistive Company Advanced Film Division); Optek Technology, Inc. and Welwyn Components Ltd. | September 24, 2009 |
| 18216 | ACE American Insurance Company, Pacific Employers
Insurance Company, and Illinois Union Insurance
Company | September 24, 2009 |
| 17767, 17773
18395 | American Aikoku Alpha, Inc. | Additional briefs to
be submitted by the
parties on or before
August 31, 2009 |
| 18402 | ATEL Leasing Corporation | September 24, 2009 |
| 18266 | AT&T Corp., AT&T Solutions Inc., and SBC Global Services Inc. | September 24, 2009 |
| 18254, | Autocam Corporation | September 24, 2009 |
| 18368, 18711 | | |
| 18468 | Behr America, Inc. | September 24, 2009 |
| 18382, 18394 | Bing Metals Group, LLC | September 24, 2009 |
| 18565 | Carrier Corporation | September 24, 2009 |
| 18234,
18652,
18705, 18720 | Connecticut General Life Insurance Company | September 24, 2009 |
| 18372 | Continental AG | September 24, 2009 |
| 18481 | E.I. du Pont de Nemours and Company | September 24, 2009 |
| 18389 | Federal Screw Works | September 24, 2009 |
| 18405, 18545 | Flextronics International Ltd. | September 24, 2009 |
| 18398, 18750 | Ford Motor Company | September 24, 2009 |
| 18256,
18472, 18706 | Furukawa Electric Company, Ltd. and Furukawa Electric North America | September 24, 2009 |
| 18473 | General Electric Capital Corporation | September 24, 2009 |
| 18782 | Judd Wire, Inc. | September 24, 2009 |
| 18385,
18386,
18387, 18388 | Linamar Corporation and Linamar Holdings, Inc.;
Linamar Corporation, Inavar Division; Linamar
Corporation, Roctel Division; Linamar Corporation,
Vehcom Division | September 24, 2009 |
| 18489, 18740 | Littelfuse, Inc. | September 24, 2009 |

| DOCKET NO. | OBJECTOR | HEARING DATE |
|--------------|--|--------------------|
| 18374 | Navistar, Inc. | September 24, 2009 |
| 18556 | NEC Electronics America, Inc. | September 24, 2009 |
| 18494 | Nidec Motors & Actuators (USA), Inc. | September 24, 2009 |
| 18456 | Nissan North America, Inc. | September 24, 2009 |
| 18406 | Panalpina Management Ltd. and Panalpina, Inc. | September 24, 2009 |
| 18215, 18217 | Robert Bosch LLC | September 24, 2009 |
| 18414 | Siemens Product Lifecycle Management Software Inc. | September 24, 2009 |
| 18407, 18547 | Sun Microsystems | September 24, 2009 |
| 18261 | Sunrise Medical HHG, Inc. | September 24, 2009 |
| 18487, | The Timken Company | September 24, 2009 |
| 18488, 18738 | | |
| 18485, | Toyota Motor Corporation; Toyota Motor Engineering & | Adjourned without |
| 18271, | Manufacturing North America Inc; Toyota Motor Sales, | date |
| 18484, | U.S.A., Inc. | |
| 18486, 18742 | | |
| 18408, 18546 | United Parcel Service | September 24, 2009 |
| 18373, 18245 | XM Satellite Radio Inc. | September 24, 2009 |

Exhibit D

| COUNTERPARTY | CONTRACT |
|--------------------------|---|
| Daimler AG – Duesseldorf | 36102279 |
| STMicroelectronics, Inc. | All contracts between STMICROELECTRONICS, INC., and Delphi related to intellectual property |
| | All contracts between SGS THOMSON MICROELECTRONICS, INC., and Delphi related to intellectual property |
| | D0550042158 |
| | D0550079198 |
| | D0550075664 |
| | D0550074126 |
| | D0550072204 |
| | D0550065157 |
| | D0550054055 |
| | D0550054058 |
| Technical Materials Inc. | All contracts between TECHNICAL MATERIALS, INC. and Delphi related to intellectual property |